

## UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.
09/228,103	01/11/9 <del>9</del>	GOPAL		Н	TPP:628US
_		IM62/0621	$\neg$		EXAMINER
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PO BOX 96				ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

# Office Action Summary

Application No. 09/228,103

Applicant(s)

Examiner

Group Art Unit

**Harsh Gopal** 

John J. Figueroa 1772

Responsive to communication(s) filed on	
☐ This action is <b>FINAL</b> .	
☐ Since this application is in condition for allowance except for formal matters, prosecution as in accordance with the practice under Ex parte Quay#035 C.D. 11; 453 O.G. 213.	to the merits is closed
A shortened statutory period for response to this action is set to expire3 month(s), or this longer, from the mailing date of this communication. Failure to respond within the period for respons application to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the 37 CFR 1.136(a).	e will cause the
Disposition of Claim	
	are pending in the applicat
Of the above, claim(s) is/are w	ithdrawn from consideration
Claim(s)	is/are allowed.
▼ Claim(s) 1-15	is/are rejected.
Claim(s)	is/are objected to.
Claims are subject to restrict	tion or election requirement.
Application Papers  See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948.  The drawing(s) filed on	
Attachment(s)  Notice of References Cited, PTO-892  Information Disclosure Statement(s), PTO-1449, Paper No(s)4  Interview Summary, PTO-413  Notice of Draftsperson's Patent Drawing Review, PTO-948  Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON THE FOLLOWING PAGES	

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#### **DETAILED ACTION**

### Information Disclosure Statement

1. The information disclosure statements filed on 2/22/99 and on 5/3/00 are acknowledged. The Examiner has reviewed and taken into consideration the U.S. prior art references cited by Applicant. However, at this time the cited continuation application file (09/514,356) is unavailable. Therefore, this application cited by Applicant in the second Information Disclosure Statement will be considered in the future when the file is retrieved as the prosecution of this current application moves further along.

#### Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claim 1 is rejected under 35 U.S.C. 102(b) as being clearly anticipated by **either** Bridgeford (US 3,451,827), Rose (US 3,834,920) **or** Chiu (US 3,898,348).

Applicant's claimed invention is drawn to a food casing internally coated with a dried aqueous emulsion comprising a polyglycerol ester.

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Bridgeford discloses sausage casings internally coated with a coating composition emulsion comprising, *inter alia*, lactic acid, carboxymethylcellulose, silicone or mineral oil, glycerol phosphoric acid, fatty ketene dimers, acetylated monoglycerides of animal and vegetable fats, methyl cellulose and lauryl sodium sulfate. (*See* Examples 1-2 on col. 6-7; col. 8, lines 30-54)

Rose discloses internally coating frankfurters, bolognas and sausage casings with a lubricating coating composition emulsion; said emulsion comprising, *inter alia*, 5-30% by wt. of an alkoxylated type surfactant or emulsifier, mineral oil and acetylated fatty monoglycerides such as e.g. glycerol polyethoxy monostearate, ethoxylated vegetable oil, glycol polyethoxy monostearate, polyglycol monooleate, polyglycerol monooleate, polyethylene glycol monolaurate, propylene glycol monooleate, polyethylene/polypropylene glycol monolaurate, polyglycerol monostearate, and sorbitan polyethoxy- monooleate, trioleate or monolaurate. (col. 1, lines 10-20; col. 3, lines 10-26; col. 3, line 55 to col. 4, line 31; col. 6, lines 12-38; Examples 1-18 on col. 4-5)

Chiu discloses easily-peelable tubular food casings internally coated with a coating composition emulsion comprising, *inter alia*, a cellulose ether such as methyl- or hydroxypropylcellulose; vegetable oils; mineral oils; and alkylene oxide adducts of fatty acid esters such as ethoxylated fatty acid partial esters of polyols (as e.g. propylene glycol, triethylene glycol and sorbitol), glycerol, anhydrosorbitols, polyglycerols and other polyols. (col. 1, lines 6-10; col. 2,

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line 31 to col. 3, line 36; col. 3, line 51 to col. 4, line 43; col. 6, lines 13-39; Examples I-III on col. 7-11)

Particularly in Examples VI-IX on col. 13-16, Chiu discloses an emulsion comprising, *inter alia*, propylene glycol, glyceryl monooleate, mineral oil and carboxymethyl- or methyl-cellulose. (*See particularly* Tables 6-12)

The references read on the claim.

#### Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 2-4, 9, 11, 13 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rose.

Dependent claims 2-4, 9, 11, 13 and 15 recite, *inter alia*, the polyglyceryl ester to be e.g. glyceryl monooleate; the emulsion to further comprise a polyhydric alcohol, such as propylene glycol and an emulsifier; specified emulsion amounts/percentages for the polyglyceryl ester and for the emulsifier.

Rose was discussed above in Paragraph #3.

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Rose discloses the claimed invention except for the recited variation in amount of polyglyceryl ester in the coating. However, it would have been an obvious matter of design choice to alter the amount of any of the emulsion components, since such a modification would have involved a mere change in the amount/size of the coating on the casing. A change in size is generally recognized as being within the level of ordinary skill in the art. *In re Rose*, 105 USPQ 237 (CCPA 1955).

Therefore, it would have been obvious to one skilled in the art to vary the amount of Rose's emulsion coated on to the sausage casings in order to attain an optimum balance between production costs and the desired degree of the resultant coated casing's physical properties such as lubricity and easy-peelability.

6. Claims 2-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over either Bridgeford or Chiu.

Applicant further recites the emulsion comprising a water-soluble cellulose, such as methyl cellulose or hydroxypropyl cellulose, and a low viscosity oil such as a mineral oil.

Bridgeford and Chiu were discussed above in paragraph #3.

Both Bridgeford and Chiu disclose the claimed invention except for the recited variation in amounts/percentages for the polyglyceryl ester and emulsifier. However, it would have been an obvious matter of design choice to alter the amount of any of the emulsion components, since such a modification would have involved a mere change in the amount/size of a component. A

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change in size is generally recognized as being within the level of ordinary skill in the art. *In re* 

Rose, 105 USPQ 237 (CCPA 1955).

Accordingly, it would have been obvious to one skilled in the art to vary the amount of either Bridgeford's or Chiu's emulsion coated on to the sausage casings in order to attain an optimum balance between production costs and the desired degree of the resultant coated casing's physical properties such as lubricity and easy-peelability.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John J. Figueroa whose telephone number is (703) 305-0582. The Examiner can normally be reached on Monday through Thursday from 8:00 a.m. to 5:30 p.m. The Examiner can also be reached on alternate Fridays.

If the attempts to reach the Examiner are unsuccessful, the Examiner's supervisor, Ellis P. Robinson can be reached by dialing (703) 308-2364. The fax phone number for the organization where this application is assigned is (703) 305-5408.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group Receptionist whose phone number is (703) 309-3061.

jjf **T** 

June 15, 2000

Ellis Robinson
Supervisory Patent Examiner
Technology Center 1700

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